

UNITED STATES DEPARTMENT OF COMMERCE
Patent and Trademark Office
Address GLIMMISS ONER OF PATENTS AND TRADEMARKS
Washington D.C. 2003 1

21

Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION

≥	IE PERIOD FOR RESPON	SE			
a) 🔀	b is extended to run 5	MONTHS or continues to run	from the date of	of the final rejection	
b) [expires three months from	n the date of the final rejection or as of tatutory period for the response expire!	the mailing date of this Advison ater than six months from the d	y Action, whichever is later late of the final rejection	In no
	The date on which the re purposes of determining	ist be obtained by filing a petition under sponse, the petition, and the fee have the period of extension and the corresp om the date of the originally set shorteni	been filed is the date of the responding amount of the fee. Any	ponse and also the date for t extension fee pursuant to 3'	the
	opellant's Brief is due in ac	cordance with 37 CFR 1 192(a)			
☐ A		nal rejection, filed 9-4-1997	has been considered with the fo	allowing effect, but it is not d	leemed
1. 🔀	The proposed amendmen	its to the claim and /or specification will	not be entered and the final rej	ection stands because:	
	a. Phere is no convince presented	sing showing under 37 CFR 1 116(b) wh	ry the proposed amendment is	necessary and was not earli	er
	b. They raise new iss	ues that would require further considera	tion and or search (See Note)		
	c. They raise the issue of new matter. (See Note)				
	d They are not deer appeal.	ned to place the application in better for	m for appeal by materially redu	icing or simplifying the issue	s for
	e. They present addi	tional claims without cancelling a corres	ponding number of finally rejec	ted claims	
	NOTE See a	ttachment.			
			9		
		-	- 10		
2]	Newly proposed or ame- the non-allowable claims	nded claims , would	be allowed if submitted in a sep	parately filed amendment ca	ncelling
3 🔀	b Upon the fling an appeal be as follows	the proposed amendment () w i be	entired 💫 "inclibe entered	l and the status of the daims	s will
	Claims allowed Λ Co				
		<u> </u>			
	However.				
	Applicant's response	has overcome the following report in is			
4 كى	The affdavt exhibitor n	equest for recondideration tras two coor	ak redirit tid % kingt pyercome	e the reject at because⊸50	, L
5	The affidavit or exhibit wi	I not be considered because applicant?	ias not shown good and suffice	ntireasons why it was not le	ar er
	·		ar the dependent		
	e proposed drawing correct	con 🔝 has 🦈 has firstern error	ergie intermiter		
_ V)	ter L + L +1.	, Aloteras Ca.	1 - 1-1 mg		